

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In re:

CAMSTON WRATHER LLC, *et al.*,<sup>1</sup>

Debtors.

Chapter 7

Case No. 25-10232 (KBO)

(Jointly Administered)

**Related Docket Nos. 10 and 20**

**CERTIFICATION OF COUNSEL REGARDING MOTION FOR ENTRY OF  
INTERIM AND FINAL ORDERS AUTHORIZING THE CHAPTER 7 TRUSTEE  
TO (I) RETAIN AND COMPENSATE INDEPENDENT CONTRACTORS AND  
(II) PAY CERTAIN RELATED ADMINISTRATIVE EXPENSES**

The undersigned proposed counsel for David W. Carickhoff, the chapter 7 trustee (the “Trustee”) of the bankruptcy estates of Camston Wrather LLC, *et al.* (the “Debtors”), hereby certifies as follows:

1. On March 4, 2025, the Trustee filed the *Motion for Entry of Interim and Final Orders Authorizing the Chapter 7 Trustee to (I) Retain and Compensate Independent Contractors and (II) Pay Certain Related Administrative Expenses* [Docket No. 10] (the “**Motion**”).

2. On March 7, 2025, the Court entered the *Interim Order Authorizing the Chapter 7 Trustee to (I) Retain and Compensate Independent Contractors and (II) Pay Certain Related Administrative Expenses* [Docket No. 20] (the “**Interim Order**”).

3. Per the Interim Order, objections to final approval of the Motion were to be filed by March 21, 2025, at 4:00 p.m. (Eastern Time). No objections were received by the Trustee.

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<sup>1</sup> The debtors in these cases, along with the last four digits of the federal tax identification number for each of the debtors, where applicable are: Camston Wrather LLC (8868); Camston Wrather Lab Co., LLC (4766); Camston Wrather Tech Co., LLC (8621); Camston Wrather Management Co., LLC (6981); Camston Wrather Plants Co., LLC (1229); Camston Wrather Sub Co., LLC (1867); Camston Carlsbad Asset 1, LLC (6323); Camston Carlsbad, LLC (2360); Camston Wrather (PA) LLC (4268); Camston Wrather (TX), LLC (8587); Stream Recycling Solutions of California, LLC (3485); Stream Recycling Solutions, LLC (4843); and Three D Security, LLC (7326).

4. The Trustee hereby submits a form of final order (the “**Proposed Final Order**”), attached hereto as **Exhibit A**. Attached as **Exhibit B** is a blackline of the Proposed Final Order against the Interim Order.

**WHEREFORE**, the Trustee respectfully requests that the Court enter the Proposed Final Order attached hereto as **Exhibit A** at its earliest convenience..

Dated: March 25, 2025  
Wilmington, Delaware

**CHIPMAN BROWN CICERO & COLE, LLP**

/s/ Alison Maser

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*Proposed Counsel for the Chapter 7 Trustee*